1 2 3 4 5 6 7 8 9	Joel D. Smith (Bar No. 244902) Email: jsmith@bursor.com Frederick J. Klorcyzk III (Bar No. 32078 Email: fklorczyk@bursor.com Bursor & Fisher, P.A. 1990 North California Blvd., Suite 940 Walnut Creek, CA 94596 Telephone (925) 407-2700; Fax (925) 40 Counsel for Plaintiffs Jeremy J. Calsyn (Bar No. 205062) Email: jcalsyn@cgsh.com Cleary Gottlieb Steen & Hamilton LLI 2112 Pennsylvania Ave NW Washington, D.C. 20037 Telephone: (202) 974-1500; Fax (202) 97 Counsel for Robert Bosch LLC	/-2/00 P		
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	NEED ALGUADMA CEEDMAN	7		
14	NEERAJ SHARMA, STEPHAN MOONESAR, and JASON STARLING,	Case No. 4:20-cv-02394-KAW		
15	individually and on behalf of all others similarly situated,			
16		STIPULATION EXTENDING TIME TO RESPOND TO		
17	Plaintiffs,	COMPLAINT PURSUANT TO		
18	VS.	LOCAL RULE 6-1(a)		
19	VOLKSWAGEN AG, VOLKSWAGEN GROUP OF AMERICA, INC., AUDI AG,			
20	AUDI OF AMERICA, LLC, ROBERT BOSCH GMBH, AND ROBERT BOSCH			
21	LLC			
22	Defendants			
23	——————————————————————————————————————			
24				
25	WHEREAS on April 8, 2020, Plaintiffs Neeraj Sharma, Stephan Moonesar,			
26	and Jason Starling ("Plaintiffs") filed their Complaint;			
27	-1-			
28	STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT PURSUANT TO LOCAL RULE 6-1(a) 4:20-cv-02394-KAW			

1	WHEREAS on April 17, 2020, Plaintiffs served the Summons and Complain		
2	on Defendant Robert Bosch LLC ("Bosch LLC");		
3	WHEREAS by rule, Bosch LLC would have been required to file responses		
4	to Plaintiffs' Complaint on or before May 8, 2020;		
5	WHEREAS, this is a putative class action raising complex issues, and		
6	counsel for the parties have agreed to extend the deadline by which Defendant		
7	Bosch LLC must respond to the Complaint through and including June 5, 2020;		
8	WHEREAS, there have been no prior extensions to the deadline for		
9	responding to the Complaint;		
10	WHEREAS the agreed-to extension will not alter the date of any event or		
11	any deadline already fixed by Court order;		
12	NOW, THEREFORE, pursuant to Rule 6-1(a) of the Local Civil Rules of the		
13	United States District Court for the Northern District of California, it is hereby		
14	stipulated by and between Plaintiffs and Defendant Bosch LLC, through its		
15	counsel, that Bosch shall have until and including June 5, 2020 to answer, move or		
16	otherwise respond to the Complaint.		
17	IT IS SO STIPULATED	•	
18	Dated: May 8, 2020		BURSOR & FISHER, P.A.
19		By:	/s/ Joel D. Smith (with permission)
20		J	Joel D. Smith (SBN 244902)
21			Attorney for Plaintiffs
22	Dated: May 8, 2020		CLEARY GOTTLIEB STEEN &
23	•		HAMILTON LLP
24		By:	/s/ Jeremy J. Calsyn
25		J	Jeremy J. Calsyn (SBN 205062)
26			Attorney for Robert Bosch LLC
27			
28			- 2 - STIPULATION EXTENDING TIME TO RESPOND TO
	i r		

1	ATTESTATION (CIVIL LOCAL RULE 5-1(i)(3))		
2	In accordance with Civil Local Rule 5-1(i)(3), I attest that concurrence in the		
3 4	filing of this document has been obtained from the signatories.		
5			
6 7	Dated: May 8, 2020	CLEARY GOTTLIEB STEEN & HAMILTON LLP	
8	By:	/s/ Jeremy J. Calsyn	
9	By.	Jeremy J. Calsyn (SBN 205062)	
10		Attorney for Robert Bosch LLC	
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